United States District Court for District of South Carolina Winston-Salem Divisions

august B. Kreis, III, 365998) CANO:

PROSE Kednap Citizen, 504/ADA) YANO: 3:17-CV-344-TLW-PJG., et al., Forged; 4

Aouble amputer-Donied legs) 94 No; 3:11-646 4 Now 3:16-3731-JFA-Josged; et al.; of

- V3-) 9/A No: 17-CP-28-131- Kershaw; Judge A. R. Lee; 4

D. Ross, Head Sol, et al. STANO: 17-CP-40-1181-Richland, et al.;

U.S. Hov. & atty Sen., et al.) Whit of Mandamus Motion seeking to transfer

of 5,000 Conspirators I cares to N. Car. Fed. Jurisd. to get declartory reliefs.

Agendants:

i. Trose seeks to "transfer" all his cases to N. Car. Fed. Juried. Oit of control of Rep. of forgers - conspirators - aiders to neutral Fed. Judges? As he can get released of collect defaulted Judges, rappointed counsel on his Fed. conviction challenge, mandatory he be given one, on his suits also; of remove by forgers U.S. atty. Marshals, of FB1-CIA off Prese's cases of Prose to N. Car Juried. for hearing speedly of waive all fees, already paid waived because Reps. of forgers referse to allow above cases heard nor processed;

See; Stephens, 827 F. Supp 359, 361-65 (E.D.V. A. 1993) Pro& entitled to declaratory if

shown a risk of irreparable harm if no review available);

Lee; Tennessee, 549 U.S. 509 (9004) 504/ADA Prode are to have access to all Cts. 4

free counsely indigent);

Seo; Skaggs, 325 F. 32 261 (6th G. 2000) Prose entitled to religious when state or Fed.

Of proceedings violates Constal laws & rights, QV. Spenser, _ US_5 . G. 978 (1998)

Ct. has juried to grant relies, because some acts will lunde treview!);

See, Taylor, 578 F. 2d 1380 (94 G. 1978) Learing should be held to ensure facts True); Lee; Jones V3 Bock, 549 U.S. 199 (2007) only one filing fee \$ 400.00 for multiple Prose's are Reps. is sel (PERA) Rules 19-20 F.R. Gv. requires 28-450 1914 (a) 4 P- 20 (9) (2) goiner of Reps. E.R. Civ. R-18 + don't have to pay new fees);; Lee; De Blasio, 315 F. 3d 398-99 (4th G. 2003) Kednapped bedse doesn't have to pay fees, Di; See; Williams, 395 U.S. 255 (1970) Equal protection applies to certian Prose's, when prince or How hold them just be cause they are indigent; Lee; Hurr, 681 F. 20 246 (4th cr. 1982) 18 USC \$1341 It's a felong to send forged acresments - gadges orders by mails); Les; Namp, 144 F. 3d 1163 (8th cr. 1998) Qt New Yorktole Co., 434 U.S. 159 (1977) O. has power by 163(e) Jurisd to remove cases to Fed. Ct. from state)); Les; Brown, 106 F. 3d 1125 (2nd cr. 1999) Prose states claim Hov. Official & Judges fail to prevent conspiracy to wiel. Civil Rights 18-45C-1985 (3) 41986413th amend involuntary segure); Soe; Bray, 113 S. Ct. 753(1993) 1985 (3) KKK act codified in it, reaches all persons to How officials aguages involved in conspiracy to deprive conyone of their Constal. Rights, by 13 amend, Suest, 383 U.S. 745 (1966)));; Seo; Jones, 275 F.3d 648 (7th cr. 2001) Hultiple conspiracies exist); (Keliefs Sought) & 2. Prose involles gurisd. a venue, by 28 45 (Lee) 133/4/343(4) (3) + 200/42702422837 228441391 (b)(a) 4-1367 + Rule 65 For declaratory reliefs 4 to transfer F.R. Civ. 28 C/SC 1631, to for Court to appoint Counsel; by Dee; Quick, 257 F. Supp. 252 (D.S.C. 1966) Declaration Religes granted by S.C. Code 15-153-120 467 andoesn't matter if there are other remedialis

Lie; Sweiper, U.S. P. C. (D.S.C.) 94 Nb. 2-14-CV-1950-MGL-MGB-was transferred from - McBrides 2014-CP-40-4502-State Cr. to Fed. Cr. because gury amount would exceed the \$ 300,000. statutory cap damages for tort claims & Defo. settled Prese's claim for 1.35 million for beating him); y

- 3. Prose states same conspiracy acts are being done on his S. Car. Cr. of appeals 2015= 003644 because he raises same felony act, as J-Rock in 414-CP-40-05372 +052024 03-4328+10-CP-37-1446+6:15-1244-RBH+1:16-243-TWF-SJA43:15-00730-KH5+3:15-00160-KHS more 3:15-00160 Series Page Hood (4-13-17) of 7,000 forged Fed. Judges & Civil Rights lawyers & How agencies mames & orders 417 -CP-28-131417-CP-48-1181 to transfer to N. Car. Juried, & Regs. are in N. Car. Juried. Gover it of 4 th Cir. whole USA. *Prose seeks recural of Gudges (w.w. Dixon + NCT-1/A 05-811-www +1:07-397-NCT 04 24+0536-NCT, by They are forged covered up these Jelany acts already, or forged their orders to ?;; Des; filla, 542 F. 2d 56,58 (8th. cr. 1976) 455 (b) (5) (i) mandatory gudges & Defo recure + transfer of bias, prejudice + they joined compinacy); Lee, Litery, 510 U.S. 546 (1994) mandatory recusal a 144 a transfer); Del; Montgomery, 294 F. 3d 492, 499 (3rd Cr. 2002) Informa Rapeter law 28 USC 1915(e)(i) allows judge to appoint counsel); Les; Neondricks, 114 F. 3d 390 (2nd cr. 1999) Judge abused it's descretion not to appoint. Coursel of
- 4. For the Court to grant any reliefs it sees needed & transfer all cases to N. Car.— Fed. Judges Jurisd. & waive fees, if any & (Reserve Degs.) & force forgers to turn over— (3-15-17) 133 pgs. of 120 Lemmons of Fred a State & U.S.M. 285 forms Prose mailed to— Judges T. Wooten & P.J. Hosselt to order served, which hasn't been done so yet

+ issue a protection order to stop any harms to Prose or his Red. Jail Abuse lawyer J-Rock (Julian Rochester #171519), 4 send him any and all cipies of any orders also, to ensure Base is protected, so he can reply to any orders & sign replies, by Prose down't know how to reply mor file in O., until Ct. appointed counsels on Mandamus 3:11-646+3:16-3731-JFA+ xuits 3:17-344 JLW-PJG, 4 this action also, so g-Rock can still help Prose understand his rights; of - 5. Prose prays Court will grant all reliefs a bring Prise out of 5. Car. 4.5 Cox Control speedly for hearings of J-Rock also so he can help Prose at any hearings on for an order of release or for Court to woid & State or Grad. illegal convictions once Pro Se proves they are + can't stand or enter default gudgts. On Prose's cases for Regs. jailure to dispute or challenge \$15-13-80 applies ato allow any Suppl. amemas 4 discovery of needed; See; Hills, 10 F.3d 373, 378 (6th cr. 1993) Prose guaranteed meaning full access to Cts. & lawyers & to get help from Jael House lawyer if they can't file or defend their claims, by 1st, 6th, 4 14th amends); rescept as is for Harshals to xerve. Respectfully Submitted, april 29, 2017, august B. Kreis, III, #365998 Perry Corr. Inst. ALU-193A/430 Oaklawn Rd. /Pelyer, South Carolina 29669 "Certificate of Services" 6. Prose certifies he rerved Aefs. Arty, William H. Davidson @P.o. Box 8568 Wa 50 29202, 4 U.S. aty. Beth Drake@1441 Main St. Ste. 500 Cola SC 292012 g. Hasty-Clerk @Kershaw-Cty. A. House P.O. Box 1707 Camden SC 29000, & J. W. McBride Clerk @ Richland Cty. Judicial Ctr. P.o. Box 2766 Cola SC 29202; one copy of 5 pgs. Handames to Transfer to N. Car gurisd, by Ms. Merchant-Hail Dir from above

address on (5-1-17) * sworn to under penalty of perjury as true happening felony acts; & (1845C1621 + 1622+1746) Respectfully Submitted, x Julian E. Rechester, inc. 1715/19, Dated, 4-29,17, Poted 4-29,17 Jepin. (854-ALU.) -> Perry Corr. Inst. ALU-193 A / 430 O. ARlown Rd. / Pelger, Louth Carolina 29669 Dear Clerk: nor. Cur, (5 pgs) (Sat. 7:19 4-29-17) Prose V5-D. Rosa & Prose V5-U.S. Hov. et al. 1. Please file & acknowledge & send me a full copy & give number a reserve Defe. * Clocks & Donald Trump- President, & Jeff Lessions-U.S. atty. & Civil Rights lawyers? A copy-notice & J-Rock copy too, my Sted on State Jail House lawyer & anyone else who needs to be served a force-get 3 pgs. of 120 pgs. State adid Leimmonis all. S.M. 285. forms from forgers I sent (3+240) to Judges T.L. Wooten 4.9. Horsett, but never heard from them as yet & thanks so very much & place before the co. 2. or to Dys. I served, here's ya'lls copy of above, your notice to defend or sel-. nowledge received, thanks for a speedy reply. Respectfully Submitted, august B. Krein, #365998 Perry Corr. Inst. ALU-193A/430 DaRlawn Rd. Pelyer, South Carolina 29669